NORTHERN DISTRICT OF NEW YORK	37	
JUSTIN CARROLL, on behalf of himself and all others similarly situated,	:	No.: 6:25 Civ. 6334 (EAW)
Plaintiff, - against -	: : :	
HENKEL US OPERATIONS CORP.,	: :	
Defendant.	: : v	
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DECLARATION OF GARRETT KASKE IN SUPPORT OF MOTION TO ADMIT RAPHAEL A. KATRI *PRO HAC VICE*

Garrett Kaske, hereby declares under penalty of perjury:

LINITED STATES DISTRICT COLIRT

- 1. I am a partner of the law firm of Kessler Matura P.C, co-counsel, for Plaintiff and the putative class and collective action in the above-captioned action.
- 2. I am familiar with the facts and circumstances of this action. I submit this declaration to place before the court relevant documents and information in support of the Motion to Admit Raphael A. Katri *Pro Hace Vice*.
- 3. As set forth in the Admission Petition Form (**Exhibit 1**), Mr. Katri is admitted to the bars of California, Texas, New York, Washington, and Michigan, along with multiple federal district courts, including the Southern and Eastern Districts of New York.
- 4. As set forth in the Admission Sponsor Affidavit (**Exhibit 2**), I, having known Mr. Katri since July 2020, believe that Mr. Katri has the requisite experience and moral character to practice before this Court, *pro hac vice*.
- 5. Mr. Katri has executed the Attorney Oath (Exhibit 3), Civility Principles and Guidelines Oath (Exhibit 4), and Attorney Database and Electronic Case Filing Registration Form (Exhibit 5).

- 6. For the Court's convenience, I am providing a Proposed Order as **Exhibit 6**, which I will also submit in Word format via email pursuant to Section 2(L) of the Administrative Procedures Guide for Electronic Fling.
- 7. In accordance with Section 2(G) of the Administrative Procedures Guide for Electronic Filing, I in possession of and am prepared to produce the original signatures of Mr. Katri on Exhibits 1, 3, 4, and 5.
- 8. I hereby certify that upon e-filing the foregoing motion, I emailed all e-filed motion papers to the following counsel for Defendant Henkel US Operations Corp., who have not yet appeared in this action and, as a result, are not CM/ECF participants at this time:

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Dated: Melville, New York July 8, 2025

Respectfully submitted,

s/ Garrett Kaske

Garrett Kaske

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Attorneys for Plaintiff and the Putative FLSA Collective and Class